ORDINANCE NO. 290 , N.S.

AN ORDINANCE AMENDING TITLE 14, CHAPTER 14.04 OF THE MUNICIPAL CODE OF THE CITY OF EL PASO DE ROBLES.

THE CITY COUNCIL OF THE CITY OF EL PASO DE ROBLES DOES ORDAIN AS FOLLOWS:

SECTION I. That Section 14.04.030, Subsection A, be amended to read: 14.04.030 Service Fees. A. WITHIN SAID CITY. The fees for making connections, or for enlarging those already in, shall be as follows:

Size of Service Service Fees

2 inch . . . . . . . . . . . . . . . . . 130.00

The fees for installing, or enlarging, meters up to and including two inches in size, when the service connection from the water main to the curb line have been provided for the fronting property, shall be ten dollars.

The above fees shall be paid in advance by the applicant at the time of making application for service.

Services larger than two inches and service enlargements shall be paid for by the applicant at cost plus ten per cent for supervision including the cost of the meter. The applicant for such service shall deposit in advance, at the time of making application, an amount based on the director of public works estimate of cost with any excess being returned after installation is completed and costs are computed.

SECTION II. That Section 14.04.040, sub-section A, be amended to read:

14.04.04.040 Main Extensions - New Consumers. A. DEPOSIT. No main
extension will be made by the city except on an approved dedicated street,
alley or recorded easement. Prior to construction of the main, every applicant
for water service shall enter into a written form agreement for such extension
and shall deposit with the water department an amount equal to ten per cent
of the director of public work's estimate of cost of the extension, including
engineering and administration. The estimated cost shall be based on the
actual size of the facilities required to meet the service demands from the
extension, except that six inch pipe shall be the minimum size considered for
general use. Should the water department desire to install facilities greater
than are needed to meet said service demands, the cost of excess size of pipe
shall be borne by the City.

The water department shall then proceed with plans and specifications for the proposed work. The water department shall inform the applicant as to the estimated cost of the extension. Upon receipt by the city of an amount which, with the original deposit, is equal to the cost of the work, the water department shall proceed with the construction of the extension.

SECTION III. That Section 14.04.100, Water Emergency Fund, be repealed. SECTION IV. That Section 14.04.110, be amended to read:

14.04.110 Private Fire Lines. The rate for private fire line service within the city when a meter is not required shall be as follows:

Each one and one-half inch service, twelve dollars per annum, payable semi-annually in advance.

Each two inch service, twenty-four dollars per annum, payable semi-annually in advance.

Each four inch service, forty-eight dollars per annum, payable semi-annually in advance.

Each six inch service, sixty dollars per annum, payable smi-annually in advance.

If such line is found tapped for other uses, a meter shall be installed on such service at the expense of such consumer and the regular meter rates shall be charged thereafter. The right shall be reserved to discontinue such fire line service from the city's main by direction of the city council on recommendation of the water department superintendent.

SECTION W. That Section 14.04.220, Sub-section B, be amended to read: 14.04.220 Metering E quipment - Responsibility. B. PREMISE INSTALLATION.

Where a water meter has been installed inside the premises of a consumer, for the convenience of the consumer, provision shall be made for convenient meter reading and repairing by representatives of the water department. Any failure to make such provision by the consumer shall be sufficient cause for removal of such meter at the option of the superintendent of the department and withholding of service until connection is made at the curb line as herein provided.

SECTION VI. That Sub-section D be added to Section 14.04.220 to read D. METER OWNERSHIP. All meters serving water from the city water system, whether furnished by the city of the cost thereof is included in the service connection cost, shall become the property of the city water department and will be maintained as a part of the operation of the department.

PASSED AND ADOPTED this 21 57 day of November, 1966.

Barney Tehwaity

ATTEST:

CITY CLERK

## STATE OF CALIFORNIA COUNTY OF SAN LUIS OBISPO CITY OF EL PASO DE ROBLES

SS

I, S. S. Tucker, City Clerk of the City of
El Paso de Robles, California, do hereby certify that the foregoing. ORDINANCE
No2909. N.Swas duly and regularly adopted, passed, and approved by the
City Council of the City of El Paso de Robles, California, at a regular meeting
of said City Council held at the regular meeting place thereof, on the 21st
day, of November 1966, by the following vote:
AYES: Councilmen Blake, Galba, Jordan, Upton and Schwartz
NOES: CouncilmenNone
ABSENT: Councilmen None
Dated this 21st day of November , 19 66
SAMO
City Clerk and Ex-Officio Clerk of the City Council
City of El Paso De Robles, State of California.